NOT FOR PUBLICATION

IN THE DISTRICT COURT OF THE VIRGIN ISLANDS DIVISION OF ST. THOMAS AND ST. JOHN

CAROL LILES,)) Plaintiff,)) v. Civil No. 2003-88 REVETAW, INC., d/b/a WATER ISLAND) FERRY, STEVE RAMPINO, and STEVE) SCULLY,)) Defendants.

APPEARANCES:

Carol Liles,

Water Island, U.S.V.I.

Pro se plaintiff,

James M. Derr, Esq.

St. Thomas, U.S.V.I.

For defendant Steve Rampino,

Steve Scully

St. Thomas, U.S.V.I.

Pro se defendant.

ORDER

GÓMEZ, C.J.

Before the Court is the motion of the plaintiff, Carol Liles ("Liles") for leave to file a motion for reconsideration of this Court's March 9, 2009, Order denying Liles' motion for default judgment against defendant Revetaw, Inc. ("Revetaw") out of time. Liles asserts that an extension of time is necessary to enable her to compile the documents required to correct the defects in

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her motion for default judgment. However, a motion for reconsideration is not to be used as "a vehicle for . . . raising arguments that could have been raised before but were not."

Bostic v. AT&T of the Virgin Islands, 312 F. Supp. 2d 731, 733, 45 V.I. 553 (D.V.I. 2004). Accordingly, it is hereby

ORDERED that the motion for leave to file a motion for reconsideration out of time is **DENIED.**¹

S_____ Curtis V. Gómez Chief Judge

While the Court finds no basis for granting Liles leave to filed her reconsideration motion out of time, it notes that nothing precludes Liles from filing anew her motion for default judgment.